	Application No.	Applicant(s)
Notice of Allowability		
	09/892,904 Examiner	AUDEBERT ET AL. Art Unit
	Eleni A. Shiferaw	2136
	Lielli A. Sillielaw	2136
The MAILING DATE of this communication ap All claims being allowable, PROSECUTION ON THE MERITS nerewith (or previously mailed), a Notice of Allowance (PTOL-8 NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT of the Office or upon petition by the applicant. See 37 CFR 1.3	IS (OR REMAINS) CLOSED in 35) or other appropriate communication is s	n this application. If not included unication will be mailed in due course. THIS
. X This communication is responsive to Amendment After	Final Rejection.	
2. ☑ The allowed claim(s) is/are <u>86 and 94</u> .		
3. ☐ Acknowledgment is made of a claim for foreign priority a) ☐ All b) ☐ Some* c) ☐ None of the:	under 35 U.S.C. § 119(a)-(d)	or (f).
, ,	and have received	
Certified copies of the priority documents have Certified copies of the priority documents by		an Na
2. Certified copies of the priority documents ha	• •	
 Copies of the certified copies of the priority International Bureau (PCT Rule 17.2(a)). 	documents have been received	u in this national stage application from the
* Certified copies not received:		
•	=" "	
Applicant has THREE MONTHS FROM THE "MAILING DAT noted below. Failure to timely comply will result in ABANDO THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.	E" of this communication to file NMENT of this application.	a reply complying with the requirements
 A SUBSTITUTE OATH OR DECLARATION must be sul INFORMAL PATENT APPLICATION (PTO-152) which g 	omitted. Note the attached EXA	AMINER'S AMENDMENT or NOTICE OF reclaration is deficient.
5. CORRECTED DRAWINGS (as "replacement sheets") n	nust be submitted.	*
(a) ☐ including changes required by the Notice of Draftsp 1) ☐ hereto or 2) ☐ to Paper No./Mail Date	erson's Patent Drawing Reviev	v (PTO-948) attached
(b) ☐ including changes required by the attached Examin Paper No./Mail Date		in the Office action of
Identifying indicia such as the application number (see 37 CF) each sheet. Replacement sheet(s) should be labeled as such it	R 1.84(c)) should be written on the number of the number according to 37 CF	ne drawings in the front (not the back) of R 1.121(d).
 DEPOSIT OF and/or INFORMATION about the de attached Examiner's comment regarding REQUIREMEN 	posit of BIOLOGICAL MATE	ERIAL must be submitted. Note the
Attachment(s)		
Notice of References Cited (PTO-892)	5. Notice of In	formal Patent Application
2. Notice of Draftperson's Patent Drawing Review (PTO-94)	B) 6. ⊠ Interview Si	ummary (PTO-413),
Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date		Mail Date <u>8/8/07</u> . Amendment/Comment
Examiner's Comment Regarding Requirement for Depos of Biological Material	t 8. ⊠ Examiner's	Statement of Reasons for Allowance
NASSER MOAZZAMI	9. 🔲 Other	<u>_</u> .
SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2100		

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DETAILED ACTION

1. Examiner initiated interview has been made, to for unknown abbreviation "PSD" since

the abbreviation has no-well recognized meaning in the field and leaves the reader in doubt as to

the meaning of the technical features to which it refers, with James E. Ledbetter on 8/8/07. Based

on the interview, Examiner's amendment has been made for independent claims 86.

2. This office action is in response to Amendment After Final Rejection filed on

07/30/2007. Claims 86 and 94 were previously allowed in the final action mailed 1/29/07. The

office herein allows claims 86 and 94 in respond to the applicant's amendment. Claims 1-85, and

87-93, and 95-97 are cancelled.

EXAMINER'S AMENDMENT

2. An examiner's amendment to the record appears below. Should the changes and/or

additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR

1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the

payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with

James E. Ledbetter on 8/8/07.

Claim 86 is amended as follows:

86 (Currently Amended) A method for generating a key protection certificate comprising:

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injecting a first securely shared secret key, a second securely shared secret key, a key protection algorithm and cryptographic seed information into a PSD personal security device (PSD) which comprises a unique device name, wherein at least a portion of said seed information is used in generating at least one public key and one private key,

storing said injected first and second securely shared secret keys and said cryptographic seed information in a secure domain within said PSD,

sending a command to said PSD for generating said at least one public key and one private key, wherein said command initiates generation of said keys and of said key protection certificate,

generating said at least one public key and said one private key using at least a portion of said seed information, generating contextual attributes specific to at least the generation of said private key,

encrypting at least a portion of said contextual attributes using said first securely shared secret key, forming private contextual attributes and public contextual attributes, wherein predetermined parameters are included in said private contextual attributes,

storing said public key and said private key in said secure domain within said PSD, generating a digital signature of said unique device name using said private key,

concatenating said unique device name, said private contextual attributes, said public contextual attributes with said digital signature and generating a first intermediate result,

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generating a message authentication code of said first intermediate result using said second securely shared secret key producing a second intermediate result,

concatenating said first intermediate result with said second intermediate result producing said key protection certificate; and

storing said key protection certificate in said secure domain within said PSD.

Allowable Subject Matter

- 3. Claims 86 and 94 are allowed.
- 4. The following is an examiner's statement of reasons for allowance: The applied references neither alone nor in combination fail to teach the method for generating a key protection certificate comprising a personal security device generating at least one public key and said one private key using at least a portion of said seed information, generating contextual attributes specific to at least the generation of said private key, encrypting at least a portion of said contextual attributes using said first securely shared secret key, forming private contextual attributes and public contextual attributes, wherein predetermined parameters are included in the private contextual attributes, generating a digital signature of said unique device name using said private key and concatenating the unique device name, the private contextual attributes, the public contextual attributes with the digital signature and generating a first intermediate result, generating a message authentication code of the first intermediate result using the second securely shared secret key producing a second intermediate result and generating a key protection certificate by concatenating the first intermediate result with the second intermediate result.

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Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Eleni A. Shiferaw whose telephone number is 571-272-3867. The examiner can normally be reached on Mon-Fri 8:00am-5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nasser R. Moazzami can be reached on (571) 272-4195. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

August 8, 2007

NASSER MOAZZAMI SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2100

8,8,07